## Indices to Volume 58

by

Beverly Kinkead AUTHORS INDEX

to

AMERICAN BANKRUPTCY LAW JOURNAL Volume 58 – January through October, 1984

	Pag
ANDERSON, John C. Classification of Claims and Interests in Reorganization Cases Under the New Bankruptcy Code	99
BLAIR, William Classification of Unsecured Claims in Chapter 11 Reorganization	197
COUNTRYMAN, Vern Book Review: Consumer Bankruptcy Law and Practice	167
DUNCAN, Richard F. Section 547(c)(1) and Delayed Perfection of Security Interests in the Ninth Circuit: In re Vance, 721 F.2d 259 (9th Cir. 1983)	269
FERRIELL, Jeffrey Thomas The Preclusive Effect of State Court Decisions in Bankruptcy (First Installment)	349
FOGEL, Ethan D. Confirmation and the Unimpaired Class of Creditors: Is a "Deemed Acceptance" Deemed an Acceptance?	151
GAN, I. Marshall Book Review: Bankruptcy Practice Manual	179
GIBSON, Richard H.  The New Law on Rejection of Collective Bargaining Agreements in Chapter 11: An Analysis of 11 U.S.C. § 1113	325
HURLEY, John J. Chapter 11 Alternative: Section 363 Sale of all of the Debtor's Assets Outside a Plan of Reorganization	233
	383

JAMES, Robert A. Adequate Protection Through Augmented Interests in Reorganization Plans	6
KIRKLAND, J. David, Jr. Adequate Protection Through Augmented Interests in Reorganization Plans	6
LEE, Joe Book Review: Chapter 13 Practice and Procedure	18.
McLAUGHLIN, James B., Jr. Lien Avoidance by Debtors in Chapter 13 of the Bankruptcy Reform Act of 1978	4:
MOOREMAN, Robert G. Book Review: Bankruptcy Practice Manual	179
PULLIAM, Mark S. The Rejection of Collective Bargaining Agreements Under Section 365 of the Bankruptcy Code	
PUSATERI, James A. Section 1111(b) of the Bankruptcy Code: How Much Does the Debtor Have to Pay and When Should the Creditor Elect?	129
ROSENBERG, Rosalind Bankruptcy and the Collective Bargaining Agreement - A Brief Lesson in the Use of the Constitutional System of Checks and Balances	293
SHAIKEN, Mark A. Section 1111(b) of the Bankruptcy Code: How Much Does the Debtor Have to Pay and When Should the Creditor Elect?	129
SWARTZ, Lloyd C. Section 1111(b) of the Bankruptcy Code: How Much Does the Debtor Have to Pay and When Should the Creditor Elect?	129
TOY, Timothy Michael Representing the "For Tax Purposes Only" Lessor in the Reorganization of its Lessee	253
VOTOLATO, Arthur N. Digests of Decisions	91, 183, 283

## SUBJECT MATTER INDEX

to

## AMERICAN BANKRUPTCY LAW JOURNAL Volume 58 – January through October, 1984

	Page
ACCEPTANCE Confirmation and the Unimpaired Class of Creditors: Is a "Deemed Acceptance" Deemed an Acceptance?	151
ADEQUATE PROTECTION Adequate Protection Through Augmented Interests in Reorganization Plans	69
ASSETS Chapter 11 Alternative: Section 363 Sale of all of the Debtor's Assets Outside a Plan of Reorganization	233
AVOIDANCE OF LIENS Lien Avoidance by Debtors in Chapter 13 of the Bankruptcy Reform Act of 1978	45
BANKRUPTCY Bankruptcy and the Collective Bargaining Agreement - A Brief Lesson in the Use of the Constitutional System of Checks and Balances	293
The Preclusive Effect of State Court Decisions in Bankruptcy	349
BANKRUPTCY CODE Chapter 11 Alternative: Section 363 Sale of all of the Debtor's Assets Outside a Plan of Reorganization	233
Classification of Claims and Interests In Reorganization Cases Under the New Bankruptcy Code	99
The New Law on Rejection of Collective Bargaining Agreements in Chapter 11: An Analysis of 11 U.S.C. § 1113	325
The Rejection of Collective Bargaining Agreements Under Section 365 of the Bankruptcy Code	1
Section 547(c)(1) and Delayed Perfection of Security Interests in the Ninth Circuit:	260

Section 1111(b) of the Bankruptcy Code: How Much Does the Debtor Have to Pay and When Should the Creditor Elect?/	129
BANKRUPTCY REFORM ACT Lien Avoidance by Debtors in Chapter 13 of the Bankruptcy Reform Act of 1978	45
BOOK REVIEWS Bankruptcy Practice Manual	179
Chapter 13 Practice and Procedure	181
Consumer Bankruptcy Law and Practice	167
CHAPTER 11 Chapter 11 Alternative: Section 363 Sale of all of the Debtor's Assets Outside a Plan of Reorganization	233
Classification of Unsecured Claims in Chapter 11 Reorganization	197
The New Law on Rejection of Collective Bargaining Agreements in Chapter 11: An Analysis of 11 U.S.C. § 1113	325
CHAPTER 13 Lien Avoidance by Debtors in Chapter 13 of the Bankruptcy Reform Act of 1978	45
CLAIMS Classification of Claims and Interests in Reorganization Cases Under the New Bankruptcy Code	99
Classification of Unsecured Claims in Chapter 11 Reorganization	197
CLASSIFICATION OF CLAIMS [See Claims]	
COLLECTIVE BARGAINING AGREEMENTS Bankruptcy and the Collective Bargaining Agreement - A Brief Lesson in the Use of the Constitutional System of Checks and	
Balances	293
The New Law on Rejection of Collective Bargaining Agreements in Chapter 11: An Analysis of 11 U.S.C. § 1113	325
The Rejection of Collective Bargaining Agreements Under Section 365 of the Bankruptcy Code	1
CONFIRMATION Confirmation and the Unimpaired Class of Creditors: Is a "Deemed Acceptance"	
Deemed an Acceptance?	151

1984)	SUBJECT INDEX TO VOLUME 58	38
Bankruptcy : Agreement	TIONAL SYSTEM and the Collective Bargaining A Brief Lesson in the Use of tional System of Checks and	29:
	a and the Unimpaired Class of a "Deemed Acceptance" Acceptance?	151
How Much	(b) of the Bankruptcy Code: Does the Debtor Have to Pay and I the Creditor Elect?	129
Sale of all of	Alternative: Section 363 the Debtor's Assets in of Reorganization	233
	nce by Debtors in Chapter 13 ptcy Reform Act of 1978	45
How Much I	(b) of the Bankruptcy Code: Does the Debtor Have to Pay and the Creditor Elect?	129
DIGESTS OF I	DECISIONS	91, 183, 283
	OR the "For Tax Purposes Only" Reorganization of its	253
	ANCE ice by Debtors in Chapter 13 otcy Reform Act of 1978	45
Section 547(c)	OF SECURITY INTERESTS (1) and Delayed Perfection terest in the Ninth Circuit:	

of the Bankruptcy Reform Act of 1976	7.
PERFECTION OF SECURITY INTERESTS Section 547(c)(1) and Delayed Perfection of Security Interest in the Ninth Circuit: In re Vance, 721 F.2d 259 (9th Cir. 1983)	269
PRECLUSION The Preclusive Effect of State Court Decisions in Bankruptcy	349
REJECTION The New Law on Rejection of Collective Bargaining Agreements in Chapter 11: An Analysis of 11 U.S.C. § 1113	325
The Rejection of Collective Bargaining Agreements Under Section 365 of the Bankruptcy Code	1
REORGANIZATION Adequate Protection Through Augmented Interests in Reorganization Plans	69

Chapter 11 Alternative: Section 363 Sale of all of the Debtor's Assets Outside a Plan of Reorganization	233
Classification of Unsecured Claims in Chapter 11 Reorganization	197
Representing the "For Tax Purposes Only" Lessor in the Reorganization of its Lessee	253
SALE OF ASSETS Chapter 11 Alternative: Section 363 Sale of all of the Debtor's Assets Outside a Plan of Reorganization	233
SECURITY INTERESTS Section 547(c) (1) and Delayed Perfection of Security Interests in the Ninth Circuit: In re Vance, 721 F.2d 259 (9th Cir. 1983)	269
STATE COURT DECISIONS The Preclusive Effect of State Court Decisions in Bankruptcy	349
TAX Representing the "For Tax Purposes Only" Lessor in the Representation of its Lessee	253

